

The Fresno

VOL. VIII. NO. 130

CLEVELAND'S MESSAGE

To the United States Congress.

HE EXPLAINS THE BOND ISSUE

Mentions His Offer to Mediate Between China and Japan—Touches on the Tariff, Pensions, Etc.

WASHINGTON, December 2.—To the Congress of the United States.—The assemblage within the nation's legislative halls of those charged with the duty of making laws for the benefit of a generous and free people, impressively suggests the exacting obligation and inexcusable responsibility involved in their task. At the threshold of such labor now to be undertaken by the convention of the United States congress, and in the discharge of an executive duty enjoined by the constitution, I submit this communication, containing a brief statement of the condition of our national affairs and recommending such legislation as seems to be necessary and expedient.

FOREIGN POLICY.

The history of our recent dealings with other nations, and our peaceful relations with them at this time, additionally demonstrate the advantage of consistently adhering to a firm but just foreign policy, free from unwise or ambiguous national schemes, and characterized by entire honesty and sincerity.

THE BRAZILIAN WAR.

The termination of the civil war in Brazil has been followed by the general prevalence of peace and order. In appearing at an early stage of the insurrection, our course will call for unusual watchfulness on the part of this government our naval force in the harbor of Rio de Janeiro was strengthened. This protection, I am satisfied, is to restrict the issue to a simple trial of strength between the Brazilian government and the insurgents, and to avert complications which at times seemed imminent.

CHINESE TURKEY.

On the 17th of March last a new treaty with China, in further regulation of immigration, was signed at Washington, and on August 12th it received the sanction of the senate. Ratification on the part of Chinese and formal exchange are awaited to give effect to this mutually beneficial convention.

THE CHINESE WAR.

Although the war between China and Japan endangers the policy of the United States, it deserves our gravest consideration by reason of its disturbance of our growing commercial interests in the two countries, and the increased dangers which may result to our citizens domiciled or sojourning in the interior of China. Acting under a stipulation of our treaty with China, I felt constrained at the beginning of this controversy, to tender my resignation to induce an amicable management of the resulting difficulty, growing out of the Japanese demands for administrative forms in China, but the unhappy precipitation of actual hostilities defeated this kindly purpose. Deploring the destructive war between the two most powerful of the eastern nations, and anxious that our commercial interests in these countries may be preserved, and that the safety of our citizens there shall not be jeopardized, I would not hesitate to heed any intimation that our friendly aid for the honorable termination of hostilities would be acceptable to both belligerents.

APPOINTMENT.

An understanding has been reached for the payment by the United States of \$125,000 in full satisfaction of all claims which may be made by Great Britain for damages growing out of the controversy as to our seals in the Bering sea, or the seizure of British vessels engaged in taking seals in these waters. I am convinced that a settlement upon the terms mentioned would be an equitable and advantageous one, and I recommend that provision be made for the prompt payment of the stated sum. Thus far, only France and Portugal have signified their willingness to abide by the regulations established under the award of the Paris tribunal of arbitration.

THE HAWAIIAN AFFAIR.

Since communicating the voluminous correspondence in regard to Hawaii, and the action taken by the senate and house of representatives on certain questions submitted to the judgment and wider direction of congress, the organization of a republican government in place of the provisional arrangement which followed the deposition of the queen has been announced, and the recognition of its effective operation, the recognition used in such cases has been accorded the new government.

THE FIELDER'S INCIDENT.

Prominent among the questions of the year was the Bluefield's incident, in what is known as the Mosquito Indian strip, bordering on the Atlantic ocean, and within the jurisdiction of Nicaragua. By the treaty of 1850 between Great Britain and the former government overthrown by the usurpation of the latter over the strip, and a limited form of self-government was guaranteed to the Mosquito Indians, to be exercised according to their customs, for themselves and other dwelling within its limits. Early in the past year the efforts of Nicaragua to maintain sovereignty over the Mosquito territory led to serious disturbances, culminating in the suppression of the native government and the attempted substitution of an impractically composite administration, in which Nicaragua and its allies were to participate. Failure was foreseen by the insurrection, which for a time invaded Nicaragua's strip, retaking her of the strip and restoring the old organization. This in turn gave place to the existing legal government established and upheld by Nicaragua. Although the alien interests arrayed against Nicaragua in these transactions have been largely American, and the commerce of that region for some time and still is chiefly controlled by our citizens, we cannot for that reason challenge the right of sovereignty of Nicaragua over the important part of her domain. The new government at the scene of these disturbances, by their constant exhibition of firmness and good judgment, contributed largely to the prevention of more serious consequences and to the preservation of quiet and order.

NICARAGUA CANAL.

The Nicaraguan authorities, having given notice of forfeitures of their concession to the canal company, on grounds

purely technical and not embraced in the contract, have receded from that position.

SAMOA HAS FAILED.

The present government of Samoa has utterly failed to correct, if indeed, it has not aggravated, the very evils it was intended to prevent by conservative teachings. I invite an expression of the judgment of congress on the propriety of steps being taken by this government to the withdrawal from its engagement with the other powers on some reasonable terms not prejudicial to any of our existing rights.

THE ARMY.

From the report of the secretary of war, it appears that the strength of the army on September 30, 1894, was 2185 officers and 35,765 enlisted men. While the maximum legal strength of the army is 25,000 men, the difference arises through various causes, but a little over 20,000 men. While no considerable increase in the army, in my judgment is demanded by recent events, the policy of sea coast fortifications, in the protection of which we have steadily engaged for some years, has so far developed as to suggest that the effective strength of the army has now made at least equal to its legal strength. The secretary of war, in his report, which I recommend to the consideration of congress to attain the desired end. Among other things this contemplates the adoption of the battalion formation of regiments which, for several years, has been endorsed by the secretaries of war and the general commanding the army. It is hardly necessary to recall the fact that, in obedience to the commands of the constitution and the laws, and for the purpose of protecting the property of the United States, bidding was done for the construction of fortifications of the coast, and the removal of obstructions obstructing the navigation of the coast by the government of its legitimate functions, it would be necessary, if necessary, to recall the fact that, in the various localities, during the year to employ a considerable portion of the regular troops. The duty was discharged promptly, courageously and with marked distinction by the officers and men.

ATTORNEY GENERAL'S REPORT.

The report of the attorney general notes the gratifying progress made by the supreme court in overcoming the inertia of the lower courts to call for unusual watchfulness on the part of this government our naval force in the harbor of Rio de Janeiro was strengthened. This protection, I am satisfied, is to restrict the issue to a simple trial of strength between the Brazilian government and the insurgents, and to avert complications which at times seemed imminent.

PORTAL SERVICE.

The transaction of the postal service indicates, with barometric certainty, the fluctuations in the business of the country. Inasmuch, therefore, as business complications continued to develop throughout the last year at an unprecedented rate, it is not surprising that the deficiency of revenue to meet the expenditure of the post office department should find markets in every part of the habitable globe is consistently supplied by the greatest possible liberty to our citizens in the ownership and navigation of ships in which our products and manufactured may be transported. Shipbuilding should be revived by the prospect of profitable employment for ships when built, and the American ship should be resurrected and again take its place in sturdy and indomitable citizen in the service and a patriotic and safe defender of America's interests in the day of conflict. The ancient provisions of our law denying American registry to ships built abroad and owned by Americans appears in the light of present conditions not only to be a failure for good at every point, but to be a nearer a role of barbarism than anything that exists under the permission of the statutes of the United States. I earnestly recommend its prompt repeal.

THE COUNTRY'S MONEY.

During the last month the gold reserve in the treasury for the purpose of redeeming the notes of the government, circulating as money in the hands of the people, became so reduced, and its further depletion in the near future seemed so certain that in the exercise of proper care for the public welfare it became necessary to replenish this reserve and thus maintain popular faith in the ability and determination of the government to meet, as agreed, its pecuniary obligations. It would have been well if, in the emergency, authority had existed to issue the bonds of the government bearing a low rate of interest and maturing within a short period. But congress having failed to confer such authority, resort was had to the temporary issue of 1875, and pursuant to its provisions bonds were issued bearing interest at the rate of per cent per annum, and maturing ten years after their issue; that being the shortest time authorized by the act. I am glad to say, however, that the premiums paid on the bonds reduce the rate of interest to be paid by the government to less than 3 per cent. Nothing could be worse nor further removed from sensible finance than the relations existing between the currency the government has issued, the gold held for its redemption, and the means which must be resorted to for the purpose of replenishing such redemption. The gold held is perfectly and palpably plain that the only way, under present conditions, by which this reserve, when dangerously depleted, can be replenished is through the issue and sale of the bonds of the government for gold, and yet congress has not only thus far declined to authorize the issue of bonds best suited to such a purpose, but there seems a disposition in some quarters to bar the necessity and the power for a man to hold bonds at all. I cannot for a moment believe that any of our citizens are dubious of the fact that the government should, safely, properly, and punctually obligations, or that its financial operations should be reduced to a silver basis. At any rate, I should not feel that my duty was done if I omitted any effort I could make to avert such a calamity.

EDUCATIONAL.

The report of the secretary of the interior exhibits the situation of the numerous and interesting branches of public service connected with his department. It is estimated that the public domain will remaining amounts to a little more than 600,000,000 acres, excluding, however, about 300,000,000 acres in Alaska, as well as military reservations and other sections of land as yet undesignated.

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LOS ANGELES ELECTION

Results in the Selection of
Republicans

TO FILL MUNICIPAL OFFICES

Free Coinage Bill Introduced in
Congress—The Captain Strik-
ers Not Guilty.

NOT GUILTY.

Verdict of the Jury in the Carlin
Strikers' Case.CARSON, Nev., December 3.—Argu-
ments in the second trial of the Carlin
strikers, charged with obstructing and
delaying United States mail, closed this
afternoon and the case went to the jury,
who retired and after twenty minutes
deliberation brought in a verdict of "not
guilty." When the news of the verdict
reached the streets great excitement
was manifested.

COURT NOTES.

Business Transacted in the Several
Departments.The following matters were disposed
of in the several departments of the
superior court yesterday:BEFORE JUDGE WEBB, DEPARTMENT 3.
George Ruperto, T. E. Jones—Judge
about for plaintiff.Louise Bonnifield vs. H. H. Qualls,
et al.—Demurred to cross-complaint
overruled.Balfour, Guthrie & Co. vs. John N.
Pop—Motion for nonsuit granted.In re suit for the estate of O. F. Mc-
Connell—Continued.W. D. Brady vs. M. J. Donohue—The
days further time granted defendant to
prepare a motion to set aside a judgment.Fresno Canal and Irrigation Company
vs. James Swift et al.—Demurred to
cross-complaint overruled, ten days to
answer.J. T. Donnelly vs. Equitable Life In-
surance Company—Demurred over-
ruled, and ten days to answer."Please to send the goods C. O. D.
tomorrow. It will be abundant time."The saleswoman is pleased. She bids
her agreeable customers to come again.
They reply with a charming smile and
are lost in the crowd. Unnoticed after
a moment wanders a pretty, blue-eyed girl.
She has been standing near them, purse
in hand, at the counter, rather wistfully
eying their purchases, wondering no
doubt if she shall have money enough
some day to do as they. Her hair is gold-
en and hangs pendant in a plait down
her neck. Her eyes are big and blue,
with all the innocence of a schoolgirl.
A juniper sailor hat caps a trim and at-
tractive figure.The women from the counter move
toward the door. The little girl is not
far behind. If you had looked closely—
something you would have never
thought of doing—you might have seen
a sharp, keen eye young man eyeing the
girl closely. If you had been an atten-
tive observer, you might have seen this
innocent, blue-eyed little girl nod
shyly at the two women as they pass
out, then turn on her heel and go back
among the crowd. Then you would have
noticed that the sharp-eyed young man
quietly left the store with the two women.He is fashionably dressed, idly
wears a cane and his dandies been mak-
ing some purchases himself. Half a
block away he taps one of the women on
the shoulder."Madam," he says half roughly, but
politely, "the woman at the lace counter
would like to see you."The women look up with astonish-
ment. They are quite sure they have left
nothing, but the young man is urgent.He suggests that they had better not
make a scene. He bluntly suggests that
it is doubtless all a mistake, but returns
it is impossible. Another 20 years may
see the chivalry undermined.—Argus.Another marked example of the in-
sincerity of rock defences where the sea is
the invader occurs at Flory, on the
Yorkshire coast. Only 20 years ago
there was a pathway running around the
ancient church of St. Hilda, which is
built on the solid rock. Now this is an
broken away on the seaward side that
is it is impossible. Another 20 years may
see the chivalry undermined.—Argus.The sea, ever washing and tearing at
its foundations, one day broke down a
considerable part of the castle, and sev-
eral persons were killed by the catas-
trophe. This was in the days when
Dulacu was held by other thannts that
the birds. Then a home and a strong-
hold, now but a memento of past joy
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